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6	IN THE UNITED STATES DISTRICT COURT				
7	FOR THE DISTRICT OF ARIZONA				
8	Frad Graves and Isaac Donoca, on their) No CV 77 0470 DHY NVW			
9	Fred Graves and Isaac Popoca, on their own behalf and on behalf of all pretrial) No. CV-77-0479-PHX-NVW			
10	detainees in the Maricopa County Jails,) FINDINGS OF FACT AND CONCLUSIONS OF LAW			
11	Plaintiffs,) and) ORDER			
12	VS.				
13	Joseph Arpaio, Sheriff of Maricopa				
14	County; Fulton Brock, Don Stapley, Andrew Kunasek, Max W. Wilson, and				
15	Mary Rose Wilcox, Maricopa County Supervisors,				
16	Defendants.				
17					
18	Pending before the Court is Defer	dants' Renewed Motion to Terminate the			
19	Amended Judgment (doc. #906). Eviden	ce was received and argument heard on August			
20	12-15, 19-22, 28-29, 2008, and September	er 3-5, 2008. The Court also has considered the			
21	parties' pre-hearing and post-hearing briefs. The Court's findings of fact and conclusions				
22	of law follow.				
23	I. Procedural Background				
24	In 1977 this class action was brou	ght against the Maricopa County Sheriff and the			
25	Maricopa County Board of Supervisors a	illeging that the civil rights of pretrial detainees			
26	held in the Maricopa County, Arizona, ja	il system had been violated. (Doc. #1.) On			
27	April 14, 1979, the case was assigned to	Magistrate Judge Morton Sitver for pretrial			
28	conference, determination of all pretrial	matters, and findings of fact and			
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#821). On September 12, 2002, Judge Carroll denied Defendants' renewed motion to

terminate without prejudice subject to findings to be entered following an evidentiary hearing. (Doc. #840.) On November 14, 2003, Defendants filed a pre-hearing memorandum in support of a renewed motion to terminate, which operates as Defendants' pending motion to terminate the Amended Judgment. (Doc. #906.)

On November 25, 2003, and January 22, 2004, Judge Carroll began hearing evidence on Defendants' motion. (Doc. ##918, 939.) The parties engaged in discovery. On April 3, 2008, Judge Carroll caused the case to be reassigned, and it subsequently was assigned to the undersigned judge. (Doc. ##1222, 1234.) On April 25, 2008, this Court set Defendants' motion to terminate the Amended Judgment for evidentiary hearing commencing August 12, 2008. (Doc. #1241.)

II. Legal Standards

A. Termination of Prospective Relief Under the PLRA

Congress enacted the PLRA to prevent federal courts from micromanaging prisons by mere consent decrees and to return control of the prison system from courts to "the elected officials accountable to the taxpayer." *Gilmore v. California*, 220 F.3d 987, 996 (9th Cir. 2000). "[N]o longer may courts grant or approve relief that binds prison administrators to do more than the constitutional minimum." *Id.* at 999. The PLRA requires that prospective relief regarding prison conditions "extend no further than necessary to correct the violation of the Federal right of a particular plaintiff or plaintiffs." 18 U.S.C. §3626(a)(1). Relief must be narrowly drawn, extend no further than necessary to correct the violation, and be the least intrusive means necessary to correct the violation. *Id.* Further, courts must "give substantial weight to any adverse impact on public safety or the operation of a criminal justice system caused by the relief." *Id.*

The PLRA also provides that any order for prospective relief regarding prison conditions is terminable upon the motion of any party or intervener two years after a district court has granted or approved the prospective relief, one year after the district court has entered an order denying termination of prospective relief under the PLRA, or

two years after the enactment of the PLRA for orders issued before the PLRA's
enactment. 18 U.S.C. § 3626(b)(1). The party seeking to terminate the prospective relief
bears the burden of proof. Gilmore, 220 F.3d at 1007. Under the statute, the defendant
or intervener shall be entitled to "the immediate termination of any prospective relief if
the relief was approved or granted in the absence of a finding by the court that the relief is
narrowly drawn, extends no further than necessary to correct the violation of the Federal
right, and is the least intrusive means necessary to correct the violation of the Federal
right." 18 U.S.C. § 3626(b)(2). Such findings need not be explicit, however, "so long as
the record, the court's decision ordering prospective relief, and the relevant caselaw fairly
disclose that the relief actually meets the § 3626(b)(2) narrow tailoring standard."
Gilmore, 220 F.3d at 1007 n.25. "If existing relief was so crafted according to the record
and relevant caselaw, the findings required by the statute are implicit in the court's
judgment." Id.
"[Allthough & 2626(h)(2) angales of fimmediate termination," and although

"[A]lthough § 3626(b)(2) speaks of 'immediate termination,' and although § 3626(e)(1) requires a 'prompt ruling,' a district court cannot terminate prospective relief without determining whether the existing relief (in whole or in part) exceeds the constitutional minimum." *Id.* at 1007. Further, under § 3626(b)(3), a "district court cannot terminate or refuse to grant prospective relief necessary to correct a current and ongoing violation, so long as the relief is tailored to the constitutional minimum." *Id.* at 1007-08. Before ruling on a motion to terminate, the district court must inquire into current prison conditions unless plaintiffs do not contest defendants' showing that there is no current and ongoing violation. *Id.* at 1008.

Even if the existing relief qualifies for termination under § 3626(b)(2)—*i.e.*, it is not narrowly drawn, extends further than necessary to correct the violation of a federal right, or is not the least intrusive means necessary to correct the violation—if there is a current and ongoing violation, the district court must modify the relief to meet the PLRA standards. *Id.* Therefore, "[p]rospective relief shall not terminate if the court makes written findings based upon the record that prospective relief remains necessary to correct

a current and ongoing violation of the Federal right, extends no further than necessary to correct the violation of the Federal right, and that the prospective relief is narrowly drawn and the least intrusive means to correct the violation." 18 U.S.C. § 3626(b)(3). If prospective relief remains necessary to correct a current and ongoing violation, the district court's authority to modify the existing prospective relief includes authority to expand or diminish the existing relief. *See Pierce v. Orange County*, 526 F.3d 1190, 1204 n.13 (9th Cir. 2008). Determining whether such relief meets § 3626(b)(3)'s need-narrowness-intrusiveness criteria "will obviously rest upon case-specific factors—namely, the extent of the current and ongoing constitutional violations." *Id.* at 1206.

B. Relevant Period for a "Current and Ongoing" Violation

To make the findings required to terminate prospective relief, the Court must take evidence on current jail conditions, at least with respect to those remedies Plaintiffs do not concede Defendants comply with constitutional requirements. *See Gilmore*, 220 F.3d at 1010. Evidence of "current and ongoing" violations must reflect conditions "as of the time termination is sought." *Id.*; *accord Pierce*, 526 F.3d at 1205. Congress clearly anticipated that a district court would make evidentiary findings and a ruling shortly after the filing of a termination motion. Congress expressly required courts to "promptly" rule on termination motions and invited mandamus proceedings against a judge who failed to rule promptly. 28 U.S.C. § 3626(e)(1). Congress further required an automatic stay of the consent injunction until the motion to terminate is ruled on, if the motion to terminate is not ruled on within 30 days. The commencement of that automatic stay can be delayed "for not more than 60 days for good cause." 28 U.S.C. § 3626(e). In this case, however, Defendants first sought termination in 1998 and filed their pending motion to terminate in November 2003—nearly five years ago. (Doc. #906.) Congress's intended equivalence between "the time termination is sought" and the time of ruling has broken down.

In these circumstances, Congress's intent could only be that proof of "current and ongoing conditions" mean actual conditions now, not historic conditions when this

motion was filed five years ago. Therefore, upon transfer of this case to the undersigned judge, the Court ordered the parties to jointly plan for discovery and trial regarding jail conditions during the period of July 1, 2007, through June 30, 2008. (Doc. #1241.) The one-year period would permit the parties to use existing quarterly reports, distinguish "ongoing" conditions from temporary aberrations, and address current conditions rather than those of the past. Subsequently, upon request of the parties, the relevant evidentiary period was reduced to July 1, 2007, through May 31, 2008, to facilitate providing information to the expert witnesses before their tours and inspections of jail facilities. (Doc. #1257.)

C. Standard for Finding a Current and Ongoing Violation of the Federal Right

The Fourteenth Amendment Due Process Clause protects a pretrial detainee from punishment prior to an adjudication of guilt in accordance with due process of law. Bell v. Wolfish, 441 U.S. 520, 534-35 (1979). "This standard differs significantly from the standard relevant to convicted prisoners, who may be subject to punishment so long as it does not violate the Eighth Amendment's bar against cruel and unusual punishment." Pierce v. County of Orange, 526 F.3d 1190, 1205 (9th Cir. 2008). A pretrial detainee's due process rights are at least as great as a convicted prisoner's Eighth Amendment rights. City of Revere v. Massachusetts Gen. Hosp., 463 U.S. 239, 244 (1983); Oregon Advocacy Ctr. v. Mink, 322 F.3d 1101, 1120 (9th Cir. 2003) ("[E]ven though the pretrial detainees' rights arise under the Due Process Clause, the guarantees of the Eighth Amendment provide a *minimum standard of care* for determining their rights...."). The "more protective" Fourteenth Amendment standard applies to conditions of confinement for pretrial detainees and requires the government to do more than provide minimal necessities. Jones v. Blanas, 393 F.3d 918, 931 (9th Cir. 2004). "[T]he Eighth Amendment provides too little protection for those whom the state cannot punish." Hydrick v. Hunter, 500 F.3d 978, 994 (9th Cir. 2007).

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To prevail on a Fourteenth Amendment claim regarding conditions of
confinement, a pretrial detainee generally need not satisfy the Eighth Amendment's
"deliberate indifference" standard of culpability. <i>Jones</i> , 393 F.3d at 933-34 (involving
civil detainees). In some circumstances, however, courts have applied the "deliberate
indifference" standard to pretrial detainees' claims under the Fourteenth Amendment.
See Redman v. County of San Diego, 942 F.2d 1435, 1442-43 (9th Cir. 1991) (en banc)
(the "deliberate indifference" standard applied where an eighteen-year-old, 130-pound
pretrial detainee with no prior convictions was placed in an enclosed cell with a twenty-
seven-year-old, 165-pound inmate incarcerated for violating parole upon conviction for a
sex offense and identified as an "aggressive homosexual," and the pretrial detainee was
raped); Frost v. Agnos, 152 F.3d 1124, 1128 (9th Cir. 1998) (relying on Redman, the court
reasoned that "pretrial detainees' rights under the Fourteenth Amendment are comparable
to prisoners' rights under the Eighth Amendment" and applied Eighth Amendment
standards); Anderson v. County of Kern, 45 F.3d 1310, 1313 n.1 (9th Cir. 1995) (finding it
unnecessary to decide "whether under some circumstances, the 'deliberate indifference'
standards under the Eighth and Fourteenth Amendments diverge" for § 1983 action
brought by pretrial detainees and convicted prisoners). Nevertheless, subsequent opinions
have applied the Fourteenth Amendment "punishment" standard rather than the Eighth
Amendment "deliberate indifference" standard to pretrial detainees' claims. See, e.g.,
<i>Pierce</i> , 526 F.3d at 1205.

A detainee's desire to be free from discomfort does not rise to the level of a fundamental liberty interest under the Fourteenth Amendment:

Not every disability imposed during pretrial detention amounts to "punishment" in the constitutional sense, however. Once the Government has exercised its conceded authority to detain a person pending trial, it obviously is entitled to employ devices that are calculated to effectuate this detention. Traditionally, this has meant confinement in a facility which, no matter how modern or how antiquated, results in restricting the movement of a detainee in a manner in which he would not be restricted if he simply were free to walk the streets pending trial. Whether it be called a jail, a prison, or a custodial center, the purpose of the facility is to detain. Loss of freedom of choice and privacy are inherent incidents of confinement in such a facility. And the fact that such detention interferes with the detainee's

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particular governmental action to constitute punishment, (1) that action must cause the

detainee to suffer some harm or 'disability,' and (2) the purpose of the governmental

action must be to punish the detainee." *Pierce*, 526 F.3d at 1205 (quoting *Bell*, 441 U.S. at 538). To constitute punishment, the governmental action must cause harm or disability that either significantly exceeds or is independent of the inherent discomforts of confinement, but it does not need to cause a harm independently cognizable as a separate constitutional violation, *e.g.*, deprivation of First Amendment rights. *Demery*, 378 F.3d at 1030. To determine whether an action's purpose is punitive, in the absence of evidence of express intent, a court may infer that the purpose of a particular restriction or condition is punishment if the restriction or condition is not reasonably related to a legitimate governmental objective or excessive in relation to the legitimate governmental objective. *Pierce*, 526 F.3d at 1205 (citing *Bell*, 441 U.S. at 539); *Demery*, 378 F.3d at 1028 (citing *Bell*, 441 at 538).

Legitimate governmental objectives that may justify adverse detention conditions include maintaining security and order and operating the detention facility in a manageable fashion. *Pierce*, 526 F.3d at 1205. "[M]aintaining institutional security and preserving internal order and discipline are essential goals that may require limitation or retraction of the retained constitutional rights of both convicted prisoners and pretrial detainees." *Bell*, 441 U.S. at 546. Retribution and deterrence are not legitimate governmental objectives. *Demery*, 378 F.3d at 1030-31. The cost or inconvenience of providing adequate conditions is not a defense to the imposition of punishment. *See Spain v. Procunier*, 600 F.2d 189, 199-200 (9th Cir. 1979).

To determine whether detention restrictions or conditions are reasonably related to maintaining security and order and operating the institution in a manageable fashion, courts ordinarily should defer to the expert judgment of correction officials in the absence of substantial evidence that indicates officials have exaggerated their response to these considerations. *Bell*, 441 U.S. 540 n.23. A reasonable relationship between the governmental objective and the challenged condition does not require an "exact fit," a showing that it is the "least restrictive alternative," or proof that the policy does in fact advance the legitimate governmental objective. *Valdez v. Rosenbaum*, 302 F.3d 1039,

1045 (9th Cir. 2002). But it does require evidence that the correction officials' judgment was rational, *i.e.*, they might have reasonably thought that the policy would advance a legitimate governmental objective. *Id.*

Thus, to find that a condition of confinement for pretrial detainees constitutes a current and ongoing violation of the constitutional minimum under the Fourteenth Amendment, the Court must determine that the condition:

- (1) imposes some harm to the pretrial detainees that significantly exceeds or is independent of the inherent discomforts of confinement *and*
- (2) (a) is not reasonably related to a legitimate governmental objective or
 - (b) is excessive in relation to the legitimate governmental objective.¹

Although pretrial detainees' claims arise under the Fourteenth Amendment Due Process Clause, the Eighth Amendment guarantees provide a minimum standard of care for determining a pretrial detainee's rights. *Jones v. Johnson*, 781 F.2d 769, 771 (9th Cir. 1986).

1. Population/Housing Limitations (Overcrowding)

"Prison officials have a duty to take reasonable steps to protect inmates from physical abuse." *Hoptowit I*, 682 F.2d at 1250 (district court's finding of "an atmosphere of fear of excessive violence" supported finding the government had been deliberately indifferent to the safety needs of inmates). Overcrowding can violate the Eighth Amendment if it results in specific effects that form the basis for an Eighth Amendment

The Court applies the *Bell* punishment test here instead of the four-part "reasonable relation" test of *Turner v. Safley*, 482 U.S. 78 (1987), urged by Defendant Arpaio because the Ninth Circuit Court of Appeals rejected use of the *Turner* test in similar circumstances in *Demery v. Arpaio*, 378 F.3d 1020, 1028 (9th Cir. 2004). In *Demery*, the Court of Appeals explained that it has continued to apply *Bell* even after the Supreme Court's decision in *Turner*, and it is powerless to overrule the decision of a prior Ninth Circuit panel. *Id.* The Court of Appeals further explained that *Turner* is inapposite because it dealt with convicted prisoners, not pretrial detainees, and it involved an Eighth Amendment cruel and unusual punishment challenge, not a claim brought under the Fourteenth Amendment. *Id.* at 1028-29.

violation, such as by causing increased violence, diluting constitutionally required services to the extent that they fall below the minimum Eighth Amendment standards, or by reaching a level "unfit for human habitation." *Hoptowit I*, 682 F.2d at 1249; *see Toussaint v. Yockey*, 722 F.2d 1490, 1492 (9th Cir. 1984) (affirming preliminary injunction prohibiting double-celling of administrative segregation prisoners where district court found "double-celling engenders violence, tension and psychiatric problems"). But overcrowding cannot be found to be unconstitutional under the Eighth Amendment without evidence that it has, in fact, increased violence, deprived pretrial detainees of constitutionally required services, or violated contemporary standards of decency. *Rhodes v. Chapman*, 452 U.S. 337, 347-49 (1981).

Exclusive reliance on per capita square footage recommendations or a jail's rated capacity is insufficient to find that population is unconstitutional. *Hoptowit I*, 682 F.2d at 1249. Consideration must also be given to how much time inmates must spend in their cells each day, whether any increased violence was disproportional to the increase in population itself, and whether overcrowding has caused any other constitutional deprivations. *Id*.

2. Dayroom Access

Denial of access to a dayroom with other inmates did not violate prisoners' Eighth Amendment rights where the prisoners were placed in administrative segregation as a last resort for their own safety or the safety of others and provided exercise, family visits, and telephone access. *Anderson v. County of Kern*, 45 F.3d 1310, 1315-16 (9th Cir. 1995). However, "[g]iven the conditions and average duration of confinement in administrative segregation and similarly restrictive classifications, failure to provide detainees with the opportunity for some daily out-of-cell movement raises serious constitutional questions." *Pierce*, 526 F.3d at 1213.

3. Temperature

"The Eighth Amendment guarantees adequate heating." *Keenan v. Hall*, 83 F.3d 1083, 1091 (9th Cir. 1996) (citing *Gillespie v. Civiletti*, 629 F.2d 637, 642 (9th Cir. 1980)). The Eighth Amendment does not guarantee a comfortable temperature. *Id.*

4. Sanitation, Safety, Hygiene, and Toilet Facilities

"Prisoners have the right not to be subjected to the unreasonable threat of injury or death by fire and need not wait until actual casualties occur in order to obtain relief from such conditions." *Hoptowit v. Spellman (Hoptowit II)*, 753 F.2d 779, 783-84 (9th Cir. 1985).

Vermin infestation throughout a prison is inconsistent with the adequate sanitation required by the Eighth Amendment. *Id.* at 783.

If a prison's plumbing is in such disrepair that it deprives inmates of basic elements of hygiene and seriously threatens their physical and mental well-being, it constitutes cruel and unusual punishment under the Eighth Amendment. *Id*.

"Failure to provide adequate cell cleaning supplies [] deprives inmates of tools necessary to maintain minimally sanitary cells, seriously threatens their health, and amounts to a violation of the Eighth Amendment." *Id.* at 784.

5. Medical, Dental, and Psychiatric Care

Jails and prisons must provide adequate care for inmates' serious medical, dental, and mental health needs:

The Eighth Amendment requires that prison officials provide a system of ready access to adequate medical care. Prison officials show deliberate indifference to serious medical needs if prisoners are unable to make their medical problems known to the medical staff. Access to the medical staff has no meaning if the medical staff is not competent to deal with the prisoners' problems. The medical staff must be competent to examine prisoners and diagnose illnesses. It must be able to treat medical problems or refer prisoners to others who can. Such referrals may be to other physicians or facilities within the prison, or to physicians or facilities outside the prison if there is reasonably speedy access to these other physicians or facilities. In keeping with these requirements, the prison must provide an adequate system for responding to emergencies. If outside facilities are too remote or too inaccessible to handle emergencies promptly and adequately, then the prison must provide adequate facilities and staff to

handle emergencies within the prison. These requirements apply to physical, dental and mental health.

Hoptowit I, 682 F.2d at 1253.

Deliberate indifference to serious medical needs of prisoners constitutes the unnecessary and wanton infliction of pain proscribed by the Eighth Amendment. This is true whether the indifference is manifested by prison doctors in their response to the prisoner's needs or by prison guards in intentionally denying or delaying access to medical care or intentionally interfering with the treatment once prescribed. Regardless of how evidenced, deliberate indifference to a prisoner's serious illness or injury states a cause of action under § 1983.

Estelle v. Gamble, 429 U.S. 97, 104-05 (1976) (internal quotations, citations, and footnotes omitted). However,

[A] prison official cannot be found liable under the Eighth Amendment for denying an inmate humane conditions of confinement unless the official knows of and disregards an excessive risk to inmate health or safety; the official must both be aware of facts from which the inference could be drawn that a substantial risk of serious harm exists, and he must also draw the inference.

Farmer, 511 U.S. at 837. Whether a prison official had the requisite knowledge of a substantial risk may be inferred from circumstantial evidence, and a court "may conclude that a prison official knew of a substantial risk from the very fact that the risk was obvious." *Id.* at 842.

"A 'serious' medical need exists if the failure to treat a prisoner's condition could result in further significant injury or the 'unnecessary and wanton infliction of pain."
McGuckin v. Smith, 974 F.2d 1050, 1059 (9th Cir. 1992), overruled on other grounds by
WMX Technologies, Inc. v. Miller, 104 F.3d 1133 (9th Cir. 1997); see Ramos v. Lamm,
639 F.2d 559, 575 (10th Cir. 1980) ("A medical need is serious if it is 'one that has been diagnosed by a physician as mandating treatment or one that is so obvious that even a lay person would easily recognize the necessity for a doctor's attention."). The Eighth Amendment prohibits deliberate indifference not only to an inmate's current health problems, but also to conditions of confinement that are very likely to cause future serious illness and needless suffering. Helling v. McKinney, 509 U.S. 25, 33 (1993). But a "mere difference of opinion between the prison's medical staff and the inmate as to the

implement policies that will aid in obtaining necessary medical information about class members when they are transferred from county jails to the

predicated on the failure of defendants to take reasonable steps to

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Coleman v. Wilson, 912 F. Supp. 1282, 1314 (E.D. Cal. 1995) (record citations omitted).

6. Intake Areas

"[I]n considering whether a prisoner has been deprived of his rights, courts may consider the length of time that the prisoner must go without these benefits. The longer the prisoner is without such benefits, the closer it becomes to being an unwarranted infliction of pain." *Hoptowit I*, 682 F.2d at 1258 (citation omitted). Depriving a pretrial detainee of a bed or mattress for two nights in jail without legitimate governmental purpose violates the Fourteenth Amendment. *Thompson v. City of Los Angeles*, 885 F.2d 1439, 1448 (9th Cir. 1989).

7. Recreation Time Outside

"There is substantial agreement among the cases in this area that some form of regular outdoor exercise is extremely important to the psychological and physical well being of the inmates." *Spain v. Procunier*, 600 F.2d 189, 199 (9th Cir. 1979). "The cost or inconvenience of providing adequate facilities is not a defense to the imposition of a cruel punishment." *Id*.

"Exercise is one of the basic human necessities protected by the Eighth Amendment. Moreover, the Fourteenth Amendment requires that pre-trial detainees not be denied adequate opportunities for exercise without legitimate governmental objective. Determining what constitutes adequate exercise requires consideration of the physical characteristics of the cell and jail and the average length of stay of the inmates." *Pierce*, 526 F.3d at 1211-12 (internal quotations and citations omitted). Pretrial detainees who are held for more than a short time and spend much of their time inside their cells are ordinarily entitled to five to seven hours of exercise per week outside of their cells. *Id.* at 1212. Detainees' access to dayrooms may affect determination of what constitutes adequate exercise if the dayrooms provide space and equipment for detainees to actually exercise. *Id.* at 1212 n.22; *see Toussaint v. Yockey*, 722 F.2d 1490 (9th Cir. 1984) (denial of outside exercise to administrative segregation inmates confined to their cells for as much as 23½ hours a day raised substantial constitutional question).

8. Food

"The Eighth Amendment requires only that prisoners receive food that is adequate to maintain health; it need not be tasty or aesthetically pleasing. The fact that food occasionally contains foreign objects or sometimes is served cold, while unpleasant, does not amount to a constitutional deprivation." *LeMaire v. Maass*, 12 F.3d 1444, 1456 (9th Cir. 1993); *see also Toussaint v. Yockey*, 722 F.2d 1490, 1493 (9th Cir. 1984) (preliminary injunction vacated as to requirement that administrative segregation prisoners be served the same types and quantities of food as the general population inmates because the district court's findings did not include any factual support for that portion of the injunction). Food provided to inmates must not only be "nutritionally adequate," but also "prepared and served under conditions which do not present an immediate danger to the health and well being of the inmates who consume it." *Ramos v. Lamm*, 639 F.2d 559, 570-71 (10th Cir. 1980).

9. Staff Members, Training, and Screening

The Eighth Amendment provides inmates with a right to safe conditions of confinement, including an adequate level of personal security. *Hoptowit II*, 753 F.2d at 784. Housing inmates in cells with solid doors and no means of communicating with guards violates the Eighth Amendment because inmates are unable to make their medical problems known to medical staff, and even previously healthy inmates may have a medical emergency or be injured in a fall or accident. *LeMaire v. Maass*, 12 F.3d 1444, 1458-59 (9th Cir. 1993).

III. Findings of Fact and Conclusions of Law

A. The Parties

- Plaintiffs are the class of all pretrial detainees who are housed in the Maricopa County Jails.
- 2. Defendant Joseph Arpaio ("Defendant Arpaio") is the Maricopa County Sheriff and is responsible for managing the Maricopa County Jails.

1 2	1	Avondale (Southwes facilities shall be hou	st), Estrella, and	Γowers, Madison, Dud Mesa (Southeast) ja ontaining more than	ail
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4				d in any dormitory in letainees shall not ex	
5 6		Pretrial detainees shand shall not be hous nousing facility of a	sed in a dayroo	nted in jail cells or do om or any other temp	rmitories orary
7	,	who have demonstra	ited a legitimat	elves on criminal cha e need to collect and	maintain
8 9		voluminous legal documents, will be housed alone, provided sufficient cell space is available.			
10	,	with two permanent	bunks and (ii)	es may only occur in with access to a dayr	cells (i) room in
11		which no inmate bed		1	1 ,
12	i	including any tent or	r other tempora	mum population goa ry housing facility, v detainees shall be as	vithin any
13		FACILITY	•	UM POPULATION	
14		First Avenue		417	00112
15		Madison	1	1905	
16		Durango Avondale	5	372 56	
17		Towers Estrella	8	720 380	
18		Southeast	6	50	
19	The partie	s recognize that dev	eloping alterna	tives to incarceration	n of
20	pretrial detainees is an element of reducing jail population, and that the reduction of the population of pretrial detainees in the jail system, where there is no threat to public safety, is a goal of this Amended Judgment.				
21		•	•		
22	respective	powers to achieve t	he pretrial deta	I faith efforts, within tinee housing goals so	et forth
23	above. When a pretrial detainee is presented to the Sheriff by a competent authority for confinement in the jails and the jail population levels, the requirements of the classification system, and/or the maintenance of				
24	internal or	der or security with	in the jail syste	m prohibit the Sherif	ff from
25	this Amen	ded Judgment, the S	Sheriff shall pro	with the population gomptly notify in writing designed (which she	ing the
26	Justice and	d Law [E]nforcemen	nt Agency of th	s designee (which sha e Maricopa County N	Manager's
27	the plainti	ff-class, if any, of th	at population/h	e authorized represent nousing situation. Th	ne Sheriff
28				whenever the total system temporary housing	

inmate population, not including tents or other temporary housing

1	facilities, exceeds 95% of the system wide jail capacity. The Board or its designee shall meet on an emergency basis to evaluate the situation and
2	recommend corrective action.
3	11. Even when in compliance with the population limitation and inmate housing goals set forth in this Amended Judgment, defendants shall
4	endeavor to house, in any cell, the lowest number of pretrial detainees possible in light of all relevant circumstances, including the requirements
5	of the inmate classification systems and the internal order and security of
6	the jail system.
7	12. As of the date of this Amended Judgment, the Maricopa County Board of Supervisors has implemented a multi-element inmate population reduction program (the "Board's program"). The primary purpose of this
8	program is to meet the population goals set out in this Amended Judgment. A summary of the Board's program and a description of its objectives,
9	which may be amended and supplemented from time to time, is attached to this Amended Judgment as Exhibit "B." Within their statutory
10	responsibilities, each of the defendants shall participate in and commit themselves to the success of this program.
11	13. In conjunction with the adoption and implementation of the
12	Board's program, the Board has established, under the auspices of the Justice and Law Enforcement Agency of the County Manager's Office, a
13	jail population management group ("JPMG") to monitor the progress of the Board's program in achieving its goals and to otherwise identify and
14	address issues relating to the size of the inmate population incarcerated in the jails.
15	·
16	14. Counsel for plaintiffs (or his designee or successor, or the designee of his successor) shall have permanent observer status on the JPMG, and shall be entitled to receive notices of all meetings; to receive
17	reasonable advance notice of any proposed material change in the Board's program; and to personally attend and participate at all meetings of the
18	JPMG.
19	15. For so long as the JPMG or any equivalent organization is in existence, the Justice and Law Enforcement Agency of the Maricopa
20	County Manager's Office shall prepare, on not less than an annual basis, a detailed report to the JPMG (the "Annual Report"), including, among other
21	matters:
22	A. county jail population data for the preceding twelve (12) months;
23	B. a comparison of population statistics for the preceding twelve (12) months with data for each of the previous three (3) years;
24	* * * * * * * * * * * * * * * * * * * *
25	C. a summary of all implemented, abandoned, completed and planned Board program elements; and
26	D. a documented summary (including empirical analysis when practicable and meaningful) of the success or lack of success of each Board
27	program element during the preceding twelve (12) months.
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- E. a detailed inventory of the then current capacity of each of the housing units of the jails.
- 9. The Eighth Amendment requires that prisoners be confined in conditions that protect their mental and physical health and draws its meaning from evolving standards of decency that mark the progress of a maturing society.
- 10. Overcrowding can violate the Eighth Amendment if it causes increased violence, dilutes constitutionally required services, or violates contemporary standards of decency.
- 11. The Fourteenth Amendment requires that conditions of confinement for pretrial detainees not constitute punishment, *i.e.*, not impose some harm that significantly exceeds the inherent discomforts of confinement and is excessive in relation to the legitimate governmental objective.
- 12. Plaintiffs contend that overcrowding at the 4th Avenue Intake, the Towers jail, the Estrella jail, the Durango Housing Units D8 and D9, and the court holding cells at Madison violates pretrial detainees' constitutional rights by increasing threats to their personal safety from increased violence among inmates, increasing risks to their health from communicable diseases and unsanitary conditions, and imposing inhumane conditions.
- 13. Defendant Arpaio contends that none of the Maricopa County Jails is overcrowded because from June 2007 through April 2008 the daily inmate population never exceeded the maximum inmate capacity for each facility.
- 14. Defendant Arpaio further contends that paragraphs 9-15 of the Amended Judgment exceed the minimum required under the Eighth Amendment.
- 15. The specific requirements of paragraphs 9-15 of the Amended Judgment, which require goals and good faith efforts, exceed the minimum required under either the Eighth Amendment or the Fourteenth Amendment and, therefore, must be modified.

1	16. The facilities that house Maricopa County Jail pretrial detainees are the 4 th		
2	Avenue jail, the Lower Buckeye jail, the Towers jail, the Estrella jail, and the Durango		
3	jail.		
4	17. Maricopa County Sheriff's Office Policy DI-1 establishes housing		
5	categories for all classifications of inmates based on age, sex, and security level. The		
6	following housing categories apply to pretrial detainees:		
7	1. <u>General Population</u> : inmates who have no special housing requirements.		
8 9 10	2. <u>Closed Custody</u> : inmates who pose a serious threat to life, property, staff, other inmates, or to the orderly operation of the jail and may be locked in their cells for up to twenty-three hours daily.		
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12	3. <u>Administrative Segregation</u> : inmates whose safety is, or may be, threatened from within the jail, who may be segregated from general population inmates, and who are allowed out of their		
13	cells for one hour daily plus offered recreation as time and staffing permit.		
1415	4. <u>Medical</u> : inmates who need a higher level of medical care than can be provided in general population housing or segregation units or need to be isolated due to communicable disease and		
16	usually are housed in a jail infirmary or at the Maricopa County Medical Center.		
17 18	5. <u>Psychiatric</u> : inmates who need a higher level of psychiatric care than can be provided in general population housing or segregation units.		
19	6. <u>Disciplinary</u> : inmates who violate jail rules and regulations, as		
20	determined by hearing sergeants, and may be housed separately from the general population, including lockdown for up to		
21	twenty-three hours daily.		
22	7. <u>Security Segregation</u> : inmates who pose a threat to the orderly operation of the jail and need immediate temporary segregation		
23	pending reclassification, reassignment, or placement into another housing category.		
24	Towers Jail		
25	18. The Towers jail consists of six housing units, each of which contain four		
26	pods. Each pod consists of fifteen cells. All of the cells contain three-bed bunks, and		
27	inmates are triple-celled in most cells. Each cell is approximately 10.5 feet by 4.3 feet.		
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Estrella Jail

- 25. The Estrella jail houses female pretrial detainees in four housing units and eight dorms, which include maximum general population, administrative segregation (minimum, medium, and maximum), closed custody (minimum, medium, and maximum), "nature of charges" (e.g., child abuse), disciplinary segregation, and security segregation (minimum, medium, and maximum) classifications. The cells have either two-bed or three-bed bunks without ladders or guard rails. Each cell has approximately twenty-eight square feet of unencumbered space.
- 26. The general population pretrial detainees housed at the Estrella jail have approximately sixteen hours of dayroom access each day.
- 27. The pretrial detainees at the Estrella jail in segregation, closed custody, and "nature of charges" classifications spend up to twenty-three hours per day in their cells.

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climbs down from the top bunk without a ladder and needs to avoid stepping on the

portable bed below, and is likely to increase the level of tension among cellmates.

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Court Holding Cells at Madison

- 41. Pretrial detainees who have court appearances while housed in Maricopa County Jails are transported from a housing unit to the court holding cells located in the old Madison jail facility where they may remain for as long as eight hours in crowded, dirty conditions.
- 42. Although overcrowding itself does not violate pretrial detainees' constitutional rights, if it is not reasonably related to legitimate governmental objectives and it causes risk of harm to pretrial detainees' safety and health, it does violate pretrial detainees' constitutional rights.
- 43. At times, the court holding cells are so overcrowded that pretrial detainees do not have room to sit or adequate access to toilet and sink facilities.
- 44. Overcrowding in the court holding cells causes sanitation problems and health risks to pretrial detainees.

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73. Dayroom access at the 4th Avenue jail was reduced from sixteen to eight

hours daily to reduce inmate violence.

deviations from a reasonably comfortable temperature must be reasonably related to a

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legitimate governmental objective.

- 87. Air temperatures in excess of 85° F. greatly increase the risk of heat stroke and other heat-related illnesses for pretrial detainees who are taking psychotropic medications.
- 88. Defendant Arpaio does not have a list of all pretrial detainees taking psychotropic medications and cannot readily determine where pretrial detainees taking psychotropic medications are housed.
- 89. Detention officers generally do not know which pretrial detainees are taking psychotropic medications.
- 90. Defendant Arpaio does not ensure that pretrial detainees taking psychotropic medications are housed at temperatures that provide healthful living conditions.
- 91. There is no current and ongoing violation of pretrial detainees' constitutional right to be housed in living conditions maintained at a healthful temperature

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from fire and from vermin and rodent infestation.

- holding cells, Durango D8 and D9 housing units, Estrella dorms, and court holding cells at Madison are the result of overcrowding (*see III.C supra*), but pretrial detainees do not have a constitutional right to a certain ratio of pretrial detainees to toilets.
- 113. Although toilets, showers, and sinks in the Maricopa County Jails require frequent repair, Defendant Arpaio's current provision of functioning toilets, showers, and

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123. Cells are not consistently cleaned and sanitized prior to occupancy by

pretrial detainees thereby causing an unconstitutional health risk.

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1	as "essential" by the National Commission on Correctional Health Care ("NCCHC") Standards for Health Services in Jails, as amended from time
2	to time. When necessary, pretrial detainees confined in jail facilities which lack such services shall be transferred to another jail or other location
3	where such services or health care facilities can be provided or shall otherwise be provided with appropriate on-site medical services.
4	58. Defendants shall assure that all policies, procedures, and
56	programs instituted pursuant to the preceding paragraph are fully implemented and that each pretrial detainee is provided health services in conformity with such policies, procedures, and programs.
7	59. A copy of all then-current Correctional Health Services policies,
8	procedures and programs shall be made available to plaintiffs' counsel for inspection and/or copying upon reasonable request.
9 10	60. Defendants shall ensure that orders by the responsible health care authority and its qualified health care personnel are not interfered with or overridden by security staff.
	overridden by security starr.
11	61. Defendants shall ensure that the pretrial detainees' prescription medications are provided without interruption where medically prescribed
12	by correctional medical staff.
13	62. Defendants shall maintain unit dose records of all psychiatric and
14	narcotic prescription medications administered to pretrial detainees. All other prescription medications shall be recorded in the pretrial detainees' medical records indicating the type and amount of medication dispensed
15	medical records indicating the type and amount of medication dispensed and the date.
16	64. Defendants shall provide a monitoring system by which pretrial
17	detainees may be assured that sick call requests are delivered to the responsible health care authority and its qualified health care personnel in a timely manner by security staff and that written responses from health care
18	personnel are also handled in a timely manner.
19	67. Defendants shall provide sufficient equipment to provide
20	emergency medical treatment to the pretrial detainees at the jails when needed.
21	69. Defendants shall provide pretrial detainee with dental care in
22	cases of emergency.
23	70. Defendants shall arrange for and obtain written evaluations of health care services within the jails by independent persons, organizations
24	or agencies experienced in evaluating such services, which evaluations
	shall utilize generally accepted standards for correctional facilities as described by the NCCHC. Reports shall be obtained based upon the
25	regular review schedule (currently one every three years) of the NCCHC or other independent reviewing agency; provided, however, that an annual,
26	interim internally-prepared report shall be provided to the attorney for the plaintiff class, if any, at the same time that such report is provided to the
27	independent review organization.
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- 131. The Eighth Amendment requires that the Maricopa County Jails provide a system of ready access to adequate medical, dental, and mental health care; medical staff competent to examine prisoners and diagnose illnesses; timely treatment for prisoners' medical problems or referral to others who can; and an adequate system for responding to emergencies.
- 132. The Eighth Amendment requires that the Maricopa County Jails not be deliberately indifferent to prisoners' serious medical, dental, and mental health needs, including conditions that are likely to cause serious illness and needless suffering in the future.
- 133. The Fourteenth Amendment requires that Maricopa County Jails provide pretrial detainees with access to care to meet their serious medical, dental, and mental health needs, which means that in a timely manner, a pretrial detainee can be seen by a clinician, receive a professional clinical judgment, and receive care that is ordered.
- 134. The Fourteenth Amendment requires that the Maricopa County Jails not withhold or delay medical, dental, or mental health care unless doing so is reasonably related to a legitimate governmental objective. Budgetary constraints do not justify delay in treatment for a serious medical need.
- 135. Plaintiffs contend the medical, dental, and mental health care provided to pretrial detainees at the Maricopa County Jails is grossly inadequate and that Defendants disregard pretrial detainees' serious health needs and unnecessarily subject them to pain and substantial risk of significant injury and deterioration of their health.
- 136. Plaintiffs further contend that systemic deficiencies prevent pretrial detainees from receiving timely access to care to meet their serious medical and mental health needs, care based on professional medical judgments, and the care that is ordered.
- 137. Defendant Arpaio contends the only constitutional obligation regarding medical, mental health, and dental care applicable to him is that jail officials must not interfere with an inmate's ability to obtain medical care and treatment, and there is no

Constitution.

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144. Although the NCCHC standards may be helpful for a jail, the Court

makes its findings based on the Eighth and Fourteenth Amendments of the United States

- 145. The Maricopa County Jails booked more than 93,000 pretrial detainees from June 1, 2007, through May 31, 2008. It houses approximately 8,000 pretrial detainees daily. Some pretrial detainees remain in the Maricopa County Jails for days, and others for years.
- 146. A substantial number of pretrial detainees in the Maricopa County Jails require medical treatment and/or prescription medication.
- 147. Many of the pretrial detainees in the Maricopa County Jails have alcohol and drug addictions, physical injuries, and chronic diseases, such as diabetes, asthma, hypertension, seizure disorders, and Parkinson's disease.
- 148. Many pretrial detainees have physical conditions, including dental care needs, caused or exacerbated by their living conditions before incarceration, such as illegal drug use, homelessness, inadequate health care, and inadequate nutrition.
- 149. It is estimated that twenty percent of the pretrial detainees housed in the Maricopa County Jails are seriously mentally ill. Many of these have schizophrenia, bipolar disease, anxiety disorders, attention deficit disorder, and other serious chronic mental illnesses.
- 150. Providing appropriate treatment and care for the large number of individuals with serious mental illness is a significant statewide problem, and state facilities and services are inadequate to sufficiently address the problem.
- 151. Often people with serious mental illness, who are untreated or undertreated, commit minor crimes and end up in the Maricopa County Jails.
- 152. Because the state hospital for the seriously mentally ill is overcrowded, the Maricopa County Jails often must house and provide treatment for those who should receive in-hospital psychiatric care.
- 153. Although many pretrial detainees' medical and mental health care needs could be addressed more effectively and efficiently through public services outside of

falls upon the Maricopa County Jails.

Maricopa County Jails Medical Facilities

criminal justice institutions, they frequently are not, and the responsibility for doing so

154. The 4th Avenue jail contains an intake center with its own dedicated health personnel whose responsibility is to process incoming pretrial detainees. The 4th Avenue jail also contains an outpatient clinic. Correctional Health Services has clinics on the second, third, and fourth floors, each of which consists of three examination rooms and two offices. A central clinic is located in the basement comprised of a medication room, three examination rooms, four offices, an x-ray area, laboratory, a medical records room, and a dental office. The clinic provides medications administration, sick call, chronic care clinics, outpatient psychiatric care, dental care, and radiology services.

155. The Lower Buckeye jail contains various medical, mental health, and dental facilities, including a 60-bed infirmary, and a 260-bed inpatient psychiatric facility. Outpatient care is provided as well as infirmary care at this facility. The outpatient clinic has seven offices, four examination rooms, a medical records room, two medication rooms, a specimen processing area, and a two-chair dental office. The scope of services at the infirmary includes follow-up care for transfers from area hospitals following surgical procedure and treating illness or injury that requires acute care. Health services administration is also located at the Lower Buckeye jail. The 260-bed psychiatric facility is available for patients who need a higher level of psychiatric care than can be provided in general population housing.

156. The Towers, Estrella, and Durango jails all contain outpatient clinics. The Towers jail has an office, medication room, a specimen processing area, two medical examination rooms, and a mental health interview room. The Estrella jail contains an office, dental office, medication room, a specimen processing area, medical records room, and four examination rooms. The Durango jail has three examination rooms, a specimen processing area, a medication room, two offices, and a medical records area.

157. Paragraph 56 of the Amended Judgment requires Defendants to provide a receiving screening of each pretrial detainee prior to placement of any pretrial detainee in the general population. Paragraph 56 further requires the screening to be sufficient to identify and begin necessary segregation, treatment, medication, special diets, and accommodations.

- 158. Paragraph 56 of the Amended Judgment does not exceed the constitutional minimum because the required receiving screening is essential to providing adequate medical, mental, and dental health care for pretrial detainees and maintaining jail safety and security.
- 159. All pretrial detainees entering the jail system, with the exception of self surrenders, are processed through the 4th Avenue jail. The central intake unit has three health assessment stations. There is a Correctional Health Services technician at each station who is either a Certified Nursing Assistant, a Medical Assistant, and/or an Emergency Medical Technician. The technicians in the intake unit are trained to perform screenings.
- 160. All incoming detainees receive a screening when they arrive and prior to booking. It takes eight minutes on average to complete this process.
- 161. The intake technicians often ask pretrial detainees the screening questions very quickly in a noisy environment that lacks privacy and is not conducive to pretrial detainees giving thoughtful responses to very personal questions.
- 162. Although the 4th Avenue jail has clinical facilities to allow pretrial detainees following their initial pre-intake screening to proceed to a post-intake area and have a more comprehensive evaluation done by a clinician, a secondary screening at booking often does not occur. The number of pretrial detainees who receive the more comprehensive screening is significantly less than the number of pretrial detainees with serious medical needs who are booked.

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not receive any care for at least two weeks, following a more thorough health assessment.

170. Pretrial detainees who are not identified as requiring immediate care may

- 171. During screening, when pretrial detainees identify that they are on medications, staff are trained to verify these medications, obtain orders, and initiate administration of the medications in a timely fashion.
- 172. However, incoming pretrial detainees with chronic medical problems, such as diabetes, hypertension, and HIV disease, often do not receive their medications in a timely manner. Many people do not know the name or address of their pharmacy, or they might not have a pharmacy because they were prescribed medication in prison.
- 173. For certain psychotropic medications, when verification indicates the pretrial detainee has been prescribed a medication not on the jail's medication formulary, sometimes a two-week order for the non-formulary medication is written to permit continuity while the process to order non-formulary medication is undertaken.
- 174. However, for some pretrial detainees, Correctional Health Services prescribes a formulary medication instead of the non-formulary medication the pretrial detainee was taking before arrest.
- 175. Following the receiving screening, Correctional Health Services makes efforts to obtain outside medical records of pretrial detainees.
- 176. Once processed, pretrial detainees are turned over to the detention staff of the jail, who then officially accept pretrial detainees into the jail. Upon admission, pretrial detainees receive handbooks that are available in English and Spanish, which contain information on the availability of health care services, procedures for requesting care, fees for certain services, and the facility's health grievance procedures. Pretrial detainees also are to be given oral instructions on how to obtain medical care.
- 177. Systemic deficiencies in the screening process significantly impair continuity of care and result in failure to identify pretrial detainees with immediate medical needs.
- 178. Therefore, paragraph 56 of the Amended Judgment will not be terminated because it does not exceed the constitutional minimum and there are continuing and ongoing violations of pretrial detainees' constitutional rights.

179. Prospective relief in paragraph 56 of the Amended Judgment remains necessary to correct a current and ongoing violation of the federal right to adequate medical, mental health, and dental care, extends no further than necessary to correct the violation of the federal right, is narrowly drawn, and is the least intrusive means to correct the violation.

National Commission on Correctional Health Care ("NCCHC") Standards for Health Care in Jails

- 180. Regarding paragraph 57 of the Amended Judgment, pretrial detainees have a constitutional right to access to adequate health care, but there is no constitutional requirement that the adequacy of health care be defined by the NCCHC.
- 181. Paragraph 57 of the Amended Judgment will be modified to terminate the references to the NCCHC, which exceed the constitutional minimum.

Access to Adequate Health Care

182. Paragraph 57 of the Amended Judgment does not exceed the constitutional minimum to the extent it requires Defendants to ensure pretrial detainees' ready access to care to meet their serious medical, dental, and mental health needs, which means that in a timely manner, a pretrial detainee can be seen by a clinician, receive a professional clinical judgment, and receive care that is ordered.

Staffing

- 183. Correctional Health Services provides medical, mental health, and dental care through a combination of county employees and independent contractors.
- 184. Correctional Health Services fills vacant positions with independent contractors and over-time services of county staff.
- 185. Correctional Health Services has difficulty filling vacant positions for psychiatrists.

Initiating Treatment

186. Within fourteen days of booking, pretrial detainees usually receive medical and mental health assessments that are more thorough than the brief screening

appropriately, including laboratory results and results of specialty consults.

203. Detention officers often do not know which pretrial detainees in their

custody have been identified as seriously mentally ill.

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housed in cells that do not permit psychiatrists and pretrial detainees to have visual

contact while communicating or to have private therapeutic communications. Mental health staff frequently provide cell-side treatment without privacy in other housing units as well. In some cases, this detriment to therapeutic treatment is necessary to preserve the safety and security of staff and pretrial detainees; in some cases, it is not.

- 212. Many of the pretrial detainees housed at the Lower Buckeye jail psychiatric unit need hospital level psychiatric care.
- 213. The psychiatric unit at the Lower Buckeye jail does not provide hospital level psychiatric care.
- 214. Many of the pretrial detainees housed at the Lower Buckeye jail psychiatric unit are maintained in segregation lockdown with little or no meaningful therapeutic treatment, which results in needless suffering and deterioration.
- 215. Although mental health staff are on site twenty-four hours a day, seven days a week, psychiatrists are not. Therefore, acutely psychotic pretrial detainees, pretrial detainees on suicide watch, and pretrial detainees in restraints or on forced medications, are being treated after hours and on weekends without the personal supervision of a psychiatrist.
- 216. Regarding paragraph 57 of the Amended Judgment, Defendants do not ensure that pretrial detainees receive access to adequate medical and mental health care because Correctional Health Services does not provide timely in-person assessment of the urgency of their need for treatment, is not able to readily retrieve information from pretrial detainees' medical and mental health records and housing records, and does not identify and appropriately treat many pretrial detainees with serious mental illness.
- 217. Prospective relief remains necessary to correct a current and ongoing violation of the federal right to adequate medical and mental health care.
- 218. Therefore, paragraph 57 of the Amended Judgment will not be terminated, but will be modified to state: "All pretrial detainees confined in the jails shall have ready access to care to meet their serious medical and mental health needs. When necessary, pretrial detainees confined in jail facilities which lack such services shall be transferred to

Correctional Health Services personnel regarding health care for pretrial detainees.

229. Therefore, paragraph 60 of the Amended Judgment will be terminated because there is no current and ongoing violation of pretrial detainees' constitutional rights related to this paragraph.

Prescription Medications Without Interruption

- 230. Paragraph 61 of the Amended Judgment, which requires Defendants to ensure that pretrial detainees' prescription medications are provided without interruption where medically prescribed by correctional medical staff, does not exceed the constitutional minimum.
- 231. Providing pretrial detainees' prescription medications without interruption is essential to constitutionally adequate medical care.
- 232. Lapses in medication for certain medical conditions, *e.g.*, HIV, seizure disorders, diabetes, organ transplants, can be life threatening even if the lapse is only a few days.
- 233. In addition to inconsistencies in obtaining necessary prescription information during the intake process, Correctional Health Services does not consistently ensure that all pretrial detainees actually receive all prescribed medications as ordered.
- 234. Prescription orders are recorded in pretrial detainees' individual paper records, but Correctional Health Services is not able to generate a list of pretrial detainees in each housing facility to whom prescription medications are to be administered.
- 235. Licensed Practical Nurses administer medications to pretrial detainees on "pill passes" through the jail housing facilities twice a day.
- 236. During the pill pass, the pill nurse has the individual medical records of pretrial detainees who are to receive medication at a facility, which may number in the hundreds, and he or she records those who come forward when pill pass is called and receive medication.
- 237. During the pill pass, the pill nurse also receives sick call requests from pretrial detainees and is expected to determine the urgency of any of the sick call requests.

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include the right to complete and accurate medical records indicating the type and amount

and narcotic prescription medications administered to pretrial detainees, but they do

of medication dispensed and the date.

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Independent Evaluations of Health Care Services 1 2 262. Regarding paragraph 70 of the Amended Judgment, pretrial detainees do 3 not have a constitutional right to require the Maricopa County Jails to obtain an 4 independent evaluation of health care services it provides. 263. Therefore, paragraph 70 of the Amended Judgment will be terminated 5 because it exceeds the constitutional minimum. 6 7 264. Paragraphs 56, 57, and 61 of the Amended Judgment will not be 8 terminated, but paragraph 57 will be modified. 9 265. Paragraphs 58-60, 62, 64, 67, 69, and 70 of the Amended Judgment will be terminated because paragraphs 58, 59, 64, and 70 exceed the constitutional minimum 10 11 and there is no current and ongoing violation of paragraphs 60, 62, 67, and 69. 12 **H.** Intake Areas (AJ ¶¶ 71-72) 13 266. The Amended Judgment states in paragraphs 71 and 72: 71. Defendants shall continuously monitor conditions, including the 14 population of pretrial detainees, in the designated intake areas. Defendants shall formulate, adopt and implement programs designed to reduce overcrowding and improve conditions for pretrial detainees in the intake 15 areas and to reduce the time of incarceration in the intake areas. 16 17 72. With respect to the intake areas, defendants shall adopt the following goals: 18 No pretrial detainee shall be incarcerated in an intake area for more than forty-eight (48) hours; 19 Pretrial detainees in the intake areas shall have access to toilet 20 and wash basin facilities; 21 Pretrial detainees incarcerated in an intake area for twenty-four 22 (24) continuous hours shall be provided with a blanket and a bed or mattress on which to sleep. 23 Defendants shall ensure that a report reflecting the length of stay of pretrial detainees in the intake area is generated by the Sheriff 24 and made available to counsel for the plaintiff class, if any, upon implementation of the Sheriff's LEJIS 2.0 computer system, or 25 by January 1, 1995, whichever occurs first. 26 267. The Eighth Amendment requires that the Maricopa County Jails take

reasonable measures to guarantee the health and safety of prisoners.

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- 268. The Fourteenth Amendment requires that pretrial detainees not be subjected to confinement conditions that constitute punishment, *i.e.*, conditions that pose a risk to health and safety beyond that which is reasonably related to legitimate governmental objectives.
- 269. Plaintiffs contend that the conditions in the 4th Avenue Intake present an unconstitutional risk to pretrial detainees' health and safety because the intake areas are overcrowded, unsanitary, and inadequately monitored.
- 270. Defendant Arpaio contends that paragraphs 71 and 72 of the Amended Judgment do not include enforceable standards and that he has formulated and adopted plans to reduce crowding and improve conditions in intake.
- 271. Defendant Arpaio admits he is constitutionally required to provide pretrial detainees with humane conditions of confinement, including adequate food, clothing, shelter, and medical care, and to take reasonable measures to guarantee the safety of pretrial detainees.
- 272. The second sentence of paragraph 71 of the Amended Judgment, which requires Defendant Arpaio to develop and implement programs regarding the intake areas, exceeds the constitutional minimum and that portion of paragraph 71 must be terminated.
- 273. Paragraph 71's requirement that Defendant Arpaio "continuously monitor conditions, including the population of pretrial detainees, in the designated intake areas" does not exceed the constitutional minimum because Defendant Arpaio cannot protect the health and safety of pretrial detainees in intake areas without continuously monitoring conditions.
- 274. Conditions Defendant Arpaio must monitor under paragraph 71 include not only population in the intake areas, but also the number of inmates per holding cell; provision of adequate food and water; inmates' access to toilets, toilet paper, sinks, and soap; sanitation of the holding cells; the length of time each pretrial detainee is held in intake; provision of a bed and blanket for any pretrial detainee held in intake more than

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in "court" holding cells to await their initial court appearance.

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mattress on which to sleep.

state: "Defendants shall ensure that pretrial detainees always have access to toilet and

317. Therefore, paragraph 72 of the Amended Judgment will be modified to

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exercise.

322. The Maricopa County Jails do not have indoor facilities for vigorous

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physical exercise equivalent to outdoor exercise. For convenience of expression,

"outdoor exercise" will be used in this order to mean outdoor or vigorous physical

323. Determining what constitutes adequate opportunities for exercise requires consideration of the physical characteristics of the cell and dayroom access if the dayrooms provide space and equipment for detainees for vigorous physical exercise.

Outdoor Exercise for General Population Pretrial Detainees

- 324. Regarding paragraph 84 of the Amended Judgment, Plaintiffs contend that Defendant Arpaio's failure to provide sufficient time for outdoor exercise at the Towers, Durango, and Estrella jails violates pretrial detainees' constitutional rights.
- 325. Plaintiffs further contend that Defendant Arpaio's failure to provide sufficient space for outdoor exercise at the 4th Avenue jail violates pretrial detainees' constitutional rights.
- 326. Plaintiffs do not contend that Defendant Arpaio is constitutionally required to provide exercise and recreation equipment, and Defendant Arpaio's decision not to provide exercise and recreation equipment is reasonably related to safety and security purposes.
- 327. Defendant Arpaio contends there is no ongoing and current constitutional violation because pretrial detainees, except those classified as special management, are provided opportunity to engage in recreational activities one hour per day, six days per week.
- 328. Maricopa County Sheriff's Office Policy DI-1 states that general population pretrial detainees at all jails shall be allowed one hour of recreation six days a week.
- 329. However, general population pretrial detainees at the Towers, Durango, and Estrella jails do not receive one hour of recreation per day, six days per week.
- 330. Towers and Estrella jails are unable to offer pretrial detainees one hour of recreation per day, six days per week, because they do not have enough staff and recreation yards.
- 331. Durango jail would be able to offer pretrial detainees one hour of recreation per day, six days per week, if it had fewer inmates.

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348. Paragraph 84 of the Amended Judgment will be modified to state:

"Pretrial detainees classified as general population who are housed at the Towers,

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four days per week.

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the same amount of outdoor exercise as general population inmates, i.e., one hour per day,

355. Pretrial detainees confined in medical and psychiatric units may be
provided outdoor exercise as appropriate for their individual medical and psychiatric
conditions.

- 356. Pretrial detainees who are in lockdown twenty-three hours per day and also entitled to outdoor exercise must be offered outdoor exercise in addition to their one hour out-of-cell time to be used for showers, cell cleaning, and telephone calls.
- 357. Pretrial detainees classified as administrative segregation are not routinely provided with outdoor exercise one hour per day, four days per week.
- 358. Pretrial detainees classified as disciplinary segregation and who do not present security or safety risks are not routinely provided with outdoor exercise one hour per day, four days per week, after the first seven days of their disciplinary period.
- 359. Maricopa County Jails could provide administrative segregation and disciplinary segregation pretrial detainees opportunity for outdoor exercise one hour per day, four days per week, if it had more staff, more recreation yards, and/or fewer inmates.
- 360. Defendant Arpaio has not shown that denial of adequate outdoor exercise to administrative segregation and disciplinary segregation pretrial detainees is reasonably related to a legitimate governmental objective because inconvenience and cost do not justify deprivation of pretrial detainees' constitutional rights.
- 361. There is, therefore, a current and ongoing violation of the constitutional right of administrative segregation and disciplinary segregation pretrial detainees to outdoor exercise, and prospective relief remains necessary to correct the violation.
- 362. Paragraph 85 of the Amended Judgment will not be terminated because prospective relief remains necessary to correct a current and ongoing violation of special management pretrial detainees' federal right to outdoor exercise, but will be modified to state: "Pretrial detainees in administrative segregation shall be entitled to the same outdoor exercise rights as general population pretrial detainees. Pretrial detainees in disciplinary segregation who do not present security or safety risks shall be entitled to the same outdoor exercise rights as general population detainees after the seventh day of their

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nutrition.

370. Therefore, paragraph 95 of the Amended Judgment does not exceed the
constitutional minimum by requiring Defendant Arpaio to meet or exceed the Department
of Agriculture's Guide to Daily Food Choices as long as the term "Department of
Agriculture's Guide to Daily Food Choices" is construed as referring to the Department
of Agriculture's current version of its dietary guidelines.

- 371. Maricopa County Sheriff's Office Policy DG-1 and Policy DG-2 require that inmates be provided two or more meals during each 24-hour period, sufficient to provide a minimum of 2900 calories daily, and the interval between the evening and morning meals not exceed fourteen hours.
- 372. Maricopa County Jails employ one dietician, who is responsible for ensuring that basic nutritional needs of pretrial detainees are met according to the National Research Council's recommended dietary allowances.
- 373. When the Maricopa County Jails dietician prepares monthly menus, he intends to comply with the United States Dietary Guidelines.
- 374. In 2003, the Maricopa County Jails dietician wrote that, in his professional opinion, the activity level of Maricopa County Jail inmates fell between sedentary and lightly active, which indicated that they would require an average of 2400 to 2500 calories daily. Maricopa County Jails wrongfully deny opportunity for most pretrial detainees to have a minimum of four hours outdoor exercise per week, which exercise would take pretrial detainees above a sedentary lifestyle.
- 375. The United States Dietary Guidelines recommend that males ages 19-30 with a sedentary activity level have 2400 calories daily and that males ages 19-30 with a moderately active lifestyle should have 2600-2800 calories daily.
- 376. The Maricopa County Jails dietician currently plans menus that he estimates would provide approximately 2400 to 2500 calories daily.
- 377. Maricopa County Jails do not comply with its policies requiring inmates to be served 2900 calories daily.

1	2 "margarine reddie" 1 pepper packet
2	1 cup vegetables 1 dessert or 1 fresh fruit
3	386. In addition, the dinner menus include one of the following groups of
4	items:
5	2 "pizza stix," 1 cup potatoes, and 4 oz. cheese sauce
6	4 oz. "pizza stix," 1 cup rice, and 2 oz. cheese sauce 4 oz. chili beans and 1 cup rice
7	8 oz. chili beans and 1 cup rice 1 cup macaroni and 1 cup cheese sauce
8	4 oz. meat sauce and 1 cup spaghetti 8 oz. meat sauce and 1 cup spaghetti
9	4 oz. marinara sauce/meatballs and 1 cup spaghetti 1 cup sloppy joe and 1 cup rice
10	1 cup sloppy joe and 1 cup potatoes 1 cup chicken stew and 1 cup potato
11	1 cup BBQ chicken and 1 cup potatoes 6 oz. baked chicken, 1 cup potatoes, and 2 oz. chicken gravy
12	4 oz. baked chicken, 1 cup potatoes, and 2 oz. chicken gravy 1 cup turkey & gravy and 1 cup rice
13	1 cup turkey & gravy and 1 cup potatoes 1 cup BBQ ham and 1 cup rice
1415	1 cup ham stew and 1 cup potatoes 4 oz. Italian sausage wraps, 1 cup rice, and 2 oz. cheese sauce 4 oz. Italian sausage wraps, 1 cup rice, and 2 oz. teriyaki sauce
16	4 oz. "stuffed sandwich" and 1 cup potatoes 4 oz. hot dog, 1 cup potatoes, and 2 oz. brown gravy
17	387. It is impossible to determine from the menus the nutritional or caloric
18	value of items identified only as "meat," "fresh fruit," "vegetables," "dessert," or "snack
19	item."
20	388. The Maricopa County Jails dietician's opinion is that there is no
21	nutritional difference among different fruits, vegetables, meats, and starches, and it is
22	unnecessary to distinguish a cup of lettuce from a cup of green beans, a banana from an
23	apple, or a hot dog from turkey.
24	389. The Maricopa County Jails dietician's opinion is that French fries, diced
25	potatoes, rice, and macaroni are of equal nutritional value.
26	390. The Maricopa County Jails dietician's opinion is that one ounce of beef
27	has the same nutritional value as one ounce of turkey.
28	

402. M	aricopa County Jails staf	ff do not know wl	ho donated the food,	the
circumstances un	der which it was donated	l, or the age of the	e food.	

- 403. Extra meals are prepared and transported to jail facilities to replace meals containing moldy or spoiled food items.
- 404. Inmates must request a replacement meal before leaving the serving line, but often are not allowed time to inspect their meals before leaving the serving line.
- 405. If inmates are not permitted to obtain edible food to replace inedible portions of their meals, they have not been provided with all of the food included in the Maricopa County Jails dietician's nutritional analysis.
- 406. Defendant Arpaio cannot establish what edible food inmates actually received during much of the relevant period.
- 407. Defendant Arpaio cannot establish that pretrial detainees are served adequate nutrition.
- 408. The Maricopa County Jails dietician's opinion that pretrial detainees are served adequate nutrition is not supported by the evidence, is contrary to evidence, and is unworthy of belief. The Court does not believe it.
- 409. Food served to pretrial detainees is prepared either at the Maricopa County Sheriff's Office Food Factory or at the smaller Estrella jail kitchen.
- 410. The warm evening meals often contain a meat and sauce or gravy product referred to as "cook/chill" because it is cooked in 300-gallon tanks, pumped into two-gallon bags, and chilled, to be reheated before serving.
- 411. The evening meals usually contain a starch, such as potatoes, rice, or beans, which have been found to include small rocks.
- 412. Defendant Arpaio currently employs two food sanitarians to monitor food production and distribution at both the Food Factory and the Estrella jail kitchen.
- 413. The jail sanitarians have instituted an improved process for washing potatoes to avoid having rocks in the potatoes served to inmates.

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detainees.

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vegetarians," except to the extent that he fails to comply with paragraph 95 for all pretrial

Judgment exceed the constitutional minimum and that detention officers perform the

necessary functions, such as security walks and monitoring to provide for the safety,

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security, and control of the inmates.

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hours per day and unable to contact a detention officer except when a detention officer

434. In segregation units, pretrial detainees are locked down for twenty-three

detention and health care staff at their cell doors.

passes by during a security walk.

pretrial detainee's health and safety."

445. Paragraph 102 of the Amended Judgment, as modified in the preceding paragraph, extends no further than necessary to correct the violation of the federal right to protection of health and safety, is narrowly drawn, and is the least intrusive means to correct the violation.

Detention Officers Positioned to Respond Promptly to Pretrial Detainees' Calls for Help

- 446. Pretrial detainees' constitutional rights require that detention officers be in a position to respond promptly to calls for help by pretrial detainees.
- 447 At the Towers and Estrella jails, there is one control tower for each housing unit, which is located in the middle of four housing pods. The cells and dayroom in each housing pod are separated from other housing pods and the control tower by a door and Plexiglas windows. Each control tower is encased in Plexiglas, creating a third barrier between the officer in the control tower and pretrial detainees locked in their cells in the housing pods.
- 448. Although detention officers perhaps could respond more quickly to calls for help if the control tower was not separated by barriers, such protection is reasonably related to the legitimate governmental objectives of safety and security.
- 449. Therefore, there is not a current and ongoing violation of pretrial detainees' constitutional rights regarding paragraph 103 of the Amended Judgment.
 - 450. Paragraph 103 of the Amended Judgment will be terminated.

Incident Reports

- 451. Paragraph 104 of the Amended Judgment, requiring incident reports of all instances of inmate or officer abuse, injuries, violence, assaults, sexual assaults, suicides, deaths, and inmate riots and demonstrations, does not exceed the constitutional minimum because such reports are relevant to prospective relief necessary to correct current and ongoing violations of pretrial detainees' constitutional rights.
- 452 Incident reports are not prepared for every incident of inmate violence, including some incidents for which pretrial detainees required medical treatment.

the § 3616(e)(2)(A) automatic stay of the Amended Judgment, which now resumes its

force and effect as restated and changed in today's Second Amended Judgment.

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475. This leaves the parties in the following status. Plaintiffs have proven, or Defendants failed to disprove, current and ongoing violations of constitutional right and of the Amended Judgment as originally written or as narrowed by the Second Amended Judgment. Defendants are in breach of the Amended Judgment as found in these findings and conclusions and as it is restated and narrowed by the Second Amended Judgment entered this day.

476. With this conclusion to Defendants' Renewed Motion to Terminate the Amended Judgment (doc. #906), there is now no matter pending before the Court. As in any case closed by entry of a permanent injunction, enforcement for non-compliance with the permanent injunction may be sought by an aggrieved Plaintiff. Such enforcement may be in the form of further specific orders to implement the permanent injunction and/or contempt remedies to give incentive to cease the violations of the permanent injunction.

477. The Court contemplates that the parties will confer immediately about prompt compliance with the Second Amended Judgment, and new proceedings will be brought at Plaintiffs' initiative to enforce the Second Amended Judgment if Plaintiffs are not satisfied. A status conference will be set on December 5, 2008, with written status reports due by December 2, 2008, concerning anticipated enforcement proceedings.

P. Attorney Fees

478. Pursuant to 42 U.S.C. § 1988(b) for the award of attorney fees, Plaintiffs are the prevailing parties on Defendants' Renewed Motion to Terminate the Amended Judgment (doc. #906) and its predecessors.

479. Subject to the limitations of 42 U.S.C. § 1997e(d), Plaintiffs are entitled to award of attorney fees incurred in defending against the motion. Fees may be claimed under the procedures in Fed. R. Civ. P. 54(d)(2) and LRCiv 54.2 upon entry of this order. If enforcement proceedings become necessary, future fees may be claimed and will be determined and awarded at appropriate intervals during the enforcement proceedings.

1	IV. Order
2	Based on the foregoing findings of fact and conclusions of law,
3	IT IS ORDERED that Defendants' Renewed Motion to Terminate the Amended
4	Judgment (doc. #906) is granted as to paragraphs 1-8, 16-22, 24-45, 48-55, 58-60, 62-70,
5	73-83, 86-94, 96-101, 103, 105-113, and 115-116 and denied as to paragraphs 9-15, 23,
6	46-47, 56-57, 61, 71-72, 84-85, 95, 102, 104, and 114. For the convenience of the parties,
7	those provisions of the Amended Judgment that remain in effect, as originally written or
8	as modified by this order, are restated in the Second Amended Judgment entered this day.
9	IT IS FURTHER ORDERED setting a hearing on December 5, 2008 at 11:00
10	a.m. to address contemplated enforcement proceedings. The parties shall file written
11	status reports by December 2, 2008, concerning whether Defendants are then in
12	compliance with the Second Amended Judgment and each party's proposed proceedings
13	or course of action concerning enforcement. This order does not preclude any party from
14	commencing enforcement proceedings at an earlier time.
15	DATED this 22 nd day of October, 2008.
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17	NeilVWalso
18	Neil V. Wake United States District Judge
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